|January 31st, 1990, and that was the date you signed it, is 1 that correct? 2 3 Α Yes. Okay, and I'd like to direct your attention to, to 4 5 paragraph 3. 6 Α Okay. In the first, first line of paragraph 3, you -- could 8 you read that to yourself? It begins with "please" and ends with "channels." 10 Α Okay. 11 Okay, and once again, you talk about four channels, 12 three of which are quaranteed channels. What is the 13 non-quaranteed channel that you're referring to there? 14 Channel 6. Α 15 Okay, and is there anything that came to your attention 16 between KOKS' Exhibit 11, which you testified you prepared in 17 June of 1989, and this reply, which you testified was signed 18 in January of 1990 that supported or -- the fact that 19 Channel 6 was not a quaranteed channel? 20 Α All the information I had already seen, the map, and Mr. Poole showing us the map, and -- just that we were told it 21 22 was not a quaranteed channel. 23 Okay, and -- by this time, were you still talking only 24 with the people in, in Kansas City, Mrs., Mrs. Smith? that -- strike that. This particular document was filed with 25

1	the FC	C in Washington, is that correct?
2	A	Right.
3	Q	At that time were you still calling
4	A	No.
5	Q	Mrs. Raines for
6	A	When our case was moved
7	Q	Please allow me to finish my question, Mrs. Smith.
8	A	Yes.
9	Q	It really will be easier. At that time, were you still
10	calling	g Mrs. Raines or the Kansas City field office with
11	compla	ints?
12	A	No.
13	Q	And when did you stop calling Kansas City?
14	A	When we were notified that our case had been moved to
15	Washing	gton.
16	Q	And when was that? To the best of your recollection.
17	A	In that letter you've got that we wrote it seems like
18	we said	l in May. It says in there our case was moved to
19	Washing	ton, but I don't know remember whether it says
20	March,	or May, or but we put it in that letter.
21	Q	Okay, well, the record will tell it will show. At,
22	at that	point did you begin calling the FCC in Washington with
23	complai	nts?
24	A	Yes, we did.
25	Q	And was there anyone in particular in Washington with

1	whom yo	ou spoke?
2	A	We spoke with Bob Greenberg, and we spoke with
3	Ben Hal	lpern, and then there was a lady that we spoke to whose
4	name I	can't remember.
5	Q	Okay, but
6	A	Edith Wise, we spoke with Edith Wise.
7	Q	Okay. If you recall, or if you know, who is
8	Bob Gre	eenberg? What capacity does he have with the FCC, or do
9	you kno	ow?
10	A	Investigational branch or something.
11	Q	Okay, that's if you know, Mrs. Smith. Same with
12	Edith W	Vise, do you know what capacity she has with the FCC?
13	A	I've seen it written somewhere.
14	Q	Mrs. Smith, if you don't
15	A	But I remember now.
16	Q	if you don't
17	A	No.
18	Q	recall or don't remember
19	A	I don't recall, sorry.
20	Q	Okay. Or the same question with Mr. Halpern, remember
21	what he	e capacity he had with the FCC?
22	A	I believe it's the investigative branch.
23	Q	Okay, did any, any of these how many how often
24	did you	discuss call the folks in Washington, say in the
25	latter	part of 1989?

1	A	I don't remember, maybe once a month or
2	Q	Okay, once your petition to deny was, was filed the
3	petiti	on to deny was filed in early January of 1990?
4	A	I think so.
5	Q	Well, look.
6	A	Have I got it in here?
7	Q	Well, whenever the you did file a petition to deny
8	KOKS'	renewal, is that correct?
9	A	Yes, I did.
10	Q	Okay, and this is a reply to a pleading that was filed
11	in res	ponse to that petition
12	A	Okay.
13	Q	is that correct?
14	A	Um-hum.
15	Q	Okay, so a petition to deny had been filed by you with
16	the FC	C sometime in December of '89 or January of 1990.
17	A	The end of December, I think it was.
18	Q	End of December. From the end of, from the end of
19	Decemb	er of 1989 to the end of that year, the next year,
20	Decemb	er of 1990, how often did did you continue to call
21	the FC	C in Washington with respect to this, this matter with
22	your c	omplaints?
23	A	This is
24		MR. SHOOK: Your Honor, I don't I'm objecting to
25	this 1	ine of questioning. It seems to me that it is not

1	relevant to the issues at hand, and it's
2	JUDGE STIRMER: What's the purpose of these questions,
3	Mr. Dunne?
4	MR. DUNNE: I'm trying to find out what the FCC told
5	Mrs. Stewart about excuse me, Mrs. Smith about KOKS' obli-
6	gations, if any
7	JUDGE STIRMER: Well, why don't you ask her directly
8	whether a what, what, if anything, she learned as a result
9	of her calls with respect to
10	MR. DUNNE: Well, first I wanted to establish how many
11	calls she made to the FCC.
12	JUDGE STIRMER: Well, you know, we can go on forever
13	with these kind of questions, Mr. Dunne, and I'm not going to
14	permit that. Let's get to the heart of the matter. Let's
15	proceed.
16	(Off the record.)
17	BY MR DUNNE:
18	Q After you filed your petition to deny to the FCC in
19	Washington, Mrs. Smith, how often did you call the FCC with
20	respect to your petition to deny?
21	A I don't remember how often we called. It may have been
22	once a month. Sometime I called, sometimes Mrs. Hillis
23	called, sometimes we called together and I would listen on the
24	extension, or sometimes she would call and record the conver-
25	sation and play it back to me. But I don't remember how

1	often.	
2	Q	Okay, did anyone in Washington you spoke to give you
3	any	information concerning KOKS' obligations to cure inter-
4	ference	e to your TV set?
5	A	I don't believe they did.
6	Q	Okay, and I'd like to refer your attention, if I may,
7	to KOKS	Exhibit No. 6, report of Mr. Moffitt and Mrs. Raines.
8	(Pause.	.)
9	A	I've got it.
10	Q	Do you have that in front of you, ma'am?
11	A	Yes.
12	Q	Okay. When Mr. Moffitt and Mrs. Raines made an inspec-
13	tion of	KOKS, they came to your house, did they not?
14	A	Yes, they did.
15	Q	And what did they do at your house?
16	A	They had the station turned off and turned back on, and
17	they ha	d a video camera, I believe.
18	Q	Okay. Did Mrs. Raines or, or Mrs. Raines
19		MR. SHOOK: You had it right.
20		MR. DUNNE: I had it right.
21		BY MR DUNNE:
22	Q	Mr. Moffitt tell you anything about excuse me,
23	Channel	. 6 being a non-guaranteed signal for your area? Did
24	they co	ontradict Mr. Poole in any way?
25		MR. SHOOK: Your Honor, I, I think it's been estab-

1	lished beyond doubt that the information prior to the issuance
2	of the hearing designation order was to the effect that
3	MR. DUNNE: Will you, will you stipulate to that fact?
4	MR. SHOOK: I, I believe that that has come out again,
5	and again, and again. I don't think there's any doubt to it,
6	and I don't see how we're going to establish it any further
7	with this witness.
8	JUDGE STIRMER: You're beating a dead horse, Mr
9	MR. DUNNE: Okay, well, if the counsel stipulates to
10	that fact, Your Honor, I'm perfectly pleased to move on to
11	something else, frankly.
12	JUDGE STIRMER: Well, it may not it's cumulative
13	already.
14	MR. DUNNE: Okay.
15	JUDGE STIRMER: I mean how many times do you have to
16	hear it from the witness.
17	BY MR DUNNE:
18	Q Okay, Mrs. Smith, if I can, if I can direct your
19	attention to page 6 of Mrs of KOKS Exhibit 6.
20	A Okay.
21	Q A note on the bottom where it reads summary? The last
22	line of that, of that paragraph, "the TV tuner" et cetera.
23	A To whose TV does this refer?
24	Q Well, the question was did Mrs. Raines and Mr. Moffitt
25	make any mention to you of the fact that your TV tuner was

1	needed repair?
	-
2	A No, they did not.
3	Q They didn't say anything to you about your TV tuner?
4	A No, they did not.
5	(Pause.)
6	MR. DUNNE: Your Honor, if I may have your indulgence I
7	think I'm just about finished with this witness.
8	(Pause.)
9	MR. DUNNE: Mr. Smith, thank you. Finished with the
10	witness, Your Honor.
11	JUDGE STIRMER: Redirect, Mr. Shook?
12	MR. SHOOK: None, Your Honor.
13	JUDGE STIRMER: Very well. Thank you very much.
14	MR. DUNNE: Mrs. Smith's excused.
15	JUDGE STIRMER: You're excused.
16	WITNESS: Okay, thank you.
17	JUDGE STIRMER: Why don't we take a 5-minute recess at
18	this time.
19	MR. SHOOK: Thank you, Your Honor.
20	MR. DUNNE: Thank you, Your Honor.
21	(Whereupon, a brief recess was taken.)
22	JUDGE STIRMER: Would you call your next witness,
23	please, Mr. Shook?
24	MR. SHOOK: Yes, Your Honor, Michael Beckham.
25	JUDGE STIRMER: Mr. Beckham, would you please come

1	forward to be sworn? Please raise your right hand.
2	Whereupon,
3	MICHAEL BECKHAM
4	having first been duly sworn was called as a witness herein
5	and was examined and testified as follows:
6	JUDGE STIRMER: Would you please have a seat, sir?
7	Now, Mr. Beckham, your written testimony has been submitted in
8	this proceeding, and you are now available for
9	cross-examination.
10	WITNESS: Okay, Your Honor.
11	JUDGE STIRMER: Mr. Dunne?
12	MR. DUNNE: Thank you, Your Honor.
13	MR. SHOOK: Your Honor, if I may open the notebook to
14	the proper place?
15	JUDGE STIRMER: Why don't you do that.
16	CROSS EXAMINATION
17	BY MR DUNNE:
18	Q Good afternoon, Mr. Beckham. For the record, my name
19	is Joseph Dunne. I represent Calvary Educational Broadcasting
20	in this case. I'm going to be asking you some questions
21	concerning the testimony you have in front of you. I want you
22	to make sure to understand that if you don't hear my question
23	or you don't understand my question that you stop me and ask
24	me to repeat the question, and I'll repeat it in a louder
25	voice. Our purpose here is to get a, a complete and clear

- 1 | testimony from you. If there's anything that you need to make 2 | it clearer or, or whatever, just let us know, all right?
- 3 A All right.
- 4 Q And I'd like to ask you to confine yourself to answer-
- 5 | ing the questions I ask. Mr. Shook is going to have an oppor-
- 6 tunity to ask you questions when I'm through, all right? Now,
- 7 Mr. Beckham, you note that your wife had, had lived -- had
- 8 owned a boarding home for 9 years. How long have you lived in
- 9 the Poplar Bluff area?
- 10 A About 17, 18 year.
- 11 Q Okay, and, Mr. Beckham, did there ever come a time --
- 12 strike that. What is your wife's name?
- 13 A Peggy.
- 14 Q Did Peggy Beckham ever submit any complaints to the
- 15 FCC, or with anyone, with respect to the KOKS interference?
- 16 A Yes, uh-huh.
- 17 Q Do you recall how many?
- 18 A No, I don't.
- 19 Q Okay, so when, when -- in paragraph 4, you refer to
- 20 Nina Stewart coming to your home. That's paragraph 4 on
- 21 page 3.
- 22 A Okay.
- Q Okay, when he came to your home, was he coming to your
- 24 home in response to a complaint from you, or your wife?
- 25 A On -- which, which time?

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1	Q	Okay, we're talking about the time you're referring to
2	in par	agraph 4 of your testimony, sir.
3	A	Okay, this is when Mrs. Stewart came?
4	Q	That's what
5	A	Is that correct?
6	Q	That's what it says, Mr. Beckham.
7	A	Okay, that, that was Peggy had called.
8	Q	Okay. Did, did you call the station with respect to
9	this c	omplaint or did your wife? I want to make that clear.
10	A	The wife did, Peggy.
11	Q	Okay, and it's your testimony that Mrs. Stewart came to
12	your h	ome and placed a filter on your set?
13	A	Yes, she did.
14	Q	What, what kind of filter was it, if you know?
15	A	I don't know. It was a filter that they brought it
16	was su	pposed to just clear it up; put it on the back of the
17	TV.	
18	Q	Okay, and your testimony is that Mrs. Stewart removed
19	it?	
20	A	Yes, uh-huh.
21	Q	And why did she do that?
22	A	She couldn't help the television any. She said it was
23	the wo	rst she'd seen.
24	Q	Okay, when you say "the worst she'd seen"
25	A	Um-hum.

1	Q specifically, what problems were you having with
2	your reception at that point?
3	A We couldn't, could not, get Channel 6; 12 would come
4	in; 15 would come in poorly.
5	Q Okay, did you get Channel 6 before strike that. How
6	well did you get Channel 6 before KOKS came on the air?
7	A I'd always lose it at 12:00.
8	Q And where do you live, Mr. Beckham?
9	A I live on 67 North; 2 1/2 miles out.
10	JUDGE STIRMER: During this period, Mr. Beckham, all
11	through the latter part of '88 and '89, how many residents did
12	you have at the boarding home?
13	WITNESS: We Your Honor, we mainly stayed pretty
14	well full, usually from 14 to 17.
15	BY MR DUNNE:
16	Q Okay, Mr. Beckham, when KOKS visited your home, your
17	home at the time that was referenced in paragraph 4 of your
18	testimony
19	A Excuse me a minute. Are we talking about my home, or,
20	or
21	Q We're talking about
22	A the boarding facility?
23	Q We're about your paragraph 4 of your testimony, Mr.,
24	Mr. Beckham.
25	A Okay. Okay.

<pre>2 specific paragraph of your testimony. 3 A Okay. 4 Q Okay, and we're going to be talking about</pre>	
Q Okay, and we're going to be talking about	
	easier to kind
5 paragraph, and I hope that will kind of make it	
6 of follow along.	
7 A Okay.	
8 Q Okay? And if you're confused, we'll go b	back and re-ask
9 the question over.	
10 A Well, what I'm confused about is this is	basically the
11 boarding home. Now, I've got a home, also	
12 Q Um-hum.	
13 A in, in this is basically for the bo	ooarding home.
JUDGE STIRMER: You mean your testimony i	relates to the
15 boarding home?	
16 WITNESS: Yes, it does.	
JUDGE STIRMER: All right. Now, how clos	se is the
18 boarding home to your home?	
WITNESS: About, I'd say, 500 feet.	
JUDGE STIRMER: Oh, so they're in close p	proximity
21 WITNESS: Yes, uh-huh.	
JUDGE STIRMER: to one another.	
23 WITNESS: Yes.	
JUDGE STIRMER: All right.	
25 BY MR DUNNE:	

1	Q	When you say this testimony has to do with the boarding
2	home th	en
3	A	That's correct.
4	Q	you're that is, are you satisfied with the
5	recepti	on you're receiving at home?
6		MR. SHOOK: Your Honor
7		WITNESS: Home?
8		MR. SHOOK: there's nothing Your Honor, there's
9	nothing	in the record along those lines. I would object to
10	that ch	aracterization.
11		MR. DUNNE: That's what the witness just said.
12		JUDGE STIRMER: No, that's not exactly what the witness
13	said, M	ir., Mr. Dunne.
14		BY MR DUNNE:
15	Q	Mr. Beckham, when KOKS came to your home, when it was
16	referre	ed, in paragraph 4 of your testimony
17	A	Yes.
18	Q	did you have a booster at that time?
19	A	When they came there?
20	Q	Yes.
21	A	The first time? No, I did not.
22	Q	Okay. Okay, and how many times did they come to the
23	boardin	ng home?
24	A	They came to the boarding home twice.
25	Q	And the first time they came to the boarding home,
	•	

1	what, w	hat did they do, if anything?
2	A	The first time was just, the first time was just
3	Mrs. St	ewart by herself.
4	Q	Okay.
5	A	The first time.
6	Q	And what did she do, if anything?
7	A	Well, she also had a filter. She did not leave it when
8	she lef	t.
9	Q	Well, you said she had a filter. Did she do anything
10	with th	e filter while she was there?
11	A	Well, yes, she went down and, and put the put them
12	on one	TV that I know of.
13	Q	Did that, the installation of the filter, improve your
14	recepti	on in any way?
15	A	It did on 12 some, yes, it did.
16	Q	Were, were your complaints essentially reception of
17	Channel	6 and Channel 12 at that time?
18	A	Did it you mean, did it help 12?
19	Q	No, were your complaints more or less confined to your
20	recepti	on of Channels 6 and 12?
21	A	No, it was my complaints was all the stations that
22	we got	in before.
23	Q	Okay, when she installed the filter on your TV set,
24	what	you said that it improved 12 some.
25	A	Yes, it did.

1	Q Did it do anything for 15?
2	A No, none I could tell.
3	Q Did it do anything for 8?
4	A No
5	Q Did it do anything for 6?
6	A No.
7	Q Okay. Okay, now, Mr. Beckham, did there come a time
8	when let's, let's go to paragraph 6 of your testimony if,
9	if we may. Okay, what is, what is the time what time are
10	we talking about here? Was this 1989, 1990, or 1991, if you
11	know?
12	A Well, it's hard to keep up with the time because I
13	didn't write down every day that they was there. I'd you
14	know and as long as it's been, I don't know. I don't know
15	if it was '89 or '90.
16	Q Okay. Okay, well, let's do it this way. It says, "We
17	then proceeded to my home, and from there to the boarding
18	home." Who was "we"?
19	A That
20	Q Who was "we"
21	A Okay, that
22	Q yourself and?
23	A Mr. Stewart, Mrs. Stewart, and the gentleman
24	Q Charley Lampe.
25	A Okay, Charley Lampe, correct.

Okay, and if I were to say that took place in February Q of 1991, do you -- would you accept that as accurate? 2 It's, it's possible --3 Α Okay. Q -- that it would be at that time. 5 Okay, when they went to your home, Mr. Lampe, 6 Mrs. Smith and -- excuse me, Mr. Lampe, and Mrs. Stewart, and 7 Mr. Stewart --Um-hum. 9 Α -- what did they do at that time, if anything? 10 Okay, they looked at the television upstairs --11 A Um-hum. 12 -- went downstairs. 13 Um-hum. 14 Mr. Lampe put a filter on the television downstairs. 15 Um-hum. 16 He said It did help 12 some. I asked him about 6. 17 Α you're not supposed to get 6 no way. 18 Who said that? I'm sorry. 19 Q 20 Mr. Stewart. Α Did the filter help the reception of Channel 6 at all? 21 No, we couldn't, couldn't get it in at all. That's the 22

you describe the filter? Was it a round filter?

Okay, and when you said "he put a filter on it," could

reason I was asking him about 6.

23

24

1	A A round filter about, oh, I'd say 3 or 4 inches long.	
2	Q Okay, did they describe it to you as a notch filter or	
3	any words to that effect?	
4	A They just said it was a filter and	
5	Q Okay. Okay, Mr. Beckham, I'd like to refer you, you,	
6	if I may, to Mass Media Bureau Exhibit 26, page 57. I'll	
7	JUDGE STIRMER: Would you help the witness, Mr. Shook?	
8	WITNESS: Page 57, you said?	
9	MR. DUNNE: Page 57, sir, yes.	
10	BY MR DUNNE:	
11	Q Okay, Mr. Beckham, the Whispering Oaks Boarding Home is	
12	obviously your boarding home, is that correct?	
13	A Right.	
14	Q Does that appear to be a report concerning the, the	
15	visit you just described in paragraph 6 of your testimony?	
16	A Now, this you talking about what it says right here?	
17	Q Um-hum, and the question was does that appear to	
18	describe the visit?	
19	A No, it doesn't. It says that, it says that here that	
20	Channel 6 was coming in with some snow. They can't pick up 6	
21	at all.	
22	Q Okay, I notice there's a, there's a, a line at the	
23	bottom that says, "Undersigned agree that the above work has	
24	been done. Sign your full name." Do you recall if something	
25	like this was offered for you to sign while Mr. Stewart,	

Mrs. Stewart, and Mr. Lampe were at the, at the boarding home? Yes, they asked me to sign this. 2 Α Okay, and the reason you didn't sign it was because you 3 didn't think it accurately reflected what was done there, is that correct? Well, we weren't getting the reception in. 6 Now, it's your testimony that KOKS looked at two TV 7 sets, is that correct, one upstairs and one downstairs? 8 They were -- they looked, right. 9 Α They looked at two TV sets. 10 Right. 11 A Okay, and then it's your testimony that --12 They worked with one TV and looked at that other -- I 13 Α mean, looked at it, just looked that one over. 14 Okay, let me ask my question --15 Okay, go ahead. 16 -- Mr. Beckham and see if we can --17 18 Α Sorry. -- get an answer here. They looked at two TV sets but 19 only worked on or installed a filter on one of them, correct? 20 21 Α Correct. They didn't install a, a filter on any other set except 22 that one, is that correct? 23 24 Correct. Α

25

Okay. Now, the second TV set is the one upstairs or

1	downsta	irs?
2	A	It's upstairs.
3	Q	Okay, and it's the upstairs set they looked at but
4	didn't	fix.
5	A	Correct.
6	Q	What kind of a TV set was the upstairs set,
7	Mr. Bec	kham? Is it strike that. I'll ask you a different
8	questic	on. Is that TV set, set what, is it an older set or
9	a, a younger set? Is it a new set?	
10	A	It well, it's not ancient, but it's, it's not a
11	brand new one, either.	
12	Q	Okay. Is it in good repair to the best of your
13	knowledge?	
14	A	Yes, it is.
15	Q	It's your testimony there that you asked for a second
16	filter	for a TV set you were planning to buy, is that correct?
17	A	No, that, that is not correct. I asked for a second
18	filter	for the other TV upstairs.
19	Q	Oh, is that what okay, you asked for a filter for
20	the sec	ond TV upstairs.
21	A	Correct.
22	Q	Okay, and KOKS refused to give you one?
23	A	Correct.
24	Q	And the reason they gave you was what?
25	A	They would sell me one for \$50.00.

1	Q Now, who told you this?
2	A Mr. Stewart told you. You specifically recall
3	Mr. Stewart said, "I won't give you one; we'll sell you one."
4	Q Correct.
5	JUDGE STIRMER: Mr. Beckham, look at your paragraph 7
6	of your testimony. Do you have that in front of you?
7	WITNESS: Okay.
8	JUDGE STIRMER: And I'd like to direct your attention
9	to the last sentence in paragraph 7.
10	WITNESS: Yes, sir.
11	JUDGE STIRMER: Is that inconsistent with your testi-
12	mony that you just gave?
13	WITNESS: Correct. The, the last
14	JUDGE STIRMER: Yeah, the last sentence.
15	WITNESS: Uh-huh. Yes, sir.
16	JUDGE STIRMER: Well, what, what is the did you ask
17	for a, a, a filter on the set you were planning to buy, or did
18	you ask for a filter on the set that was upstairs.
19	WITNESS: Well, I asked for a, a filter for the one
20	upstairs, Your Honor, but we talked a little bit and he said,
21	"Well," he said that, you know, he said, "this is not a new
22	set." I said, "No, it's not." And then I said, "Well" He
23	said, "We're just required to fix one, one television." And
24	so and, you know, we talked and I said, "I'm planning on
25	buying a new set for up here, so I will need another filter

other than this, you know, when I take this TV here out." And he said, "Well," he said, "we're just required to fix one. 2 One filter per residence." 3 JUDGE STIRMER: All right. Excuse me, Mr. Dunne. 4 Thank you. 5 MR. DUNNE: Okay, sir. 7 (Pause.) 8 BY MR DUNNE: Now, you said you had two sets in the boarding home, is 9 that correct? 10 Correct. Well, actually, there, there's more than 11 Α that, but two that we've got for sitting rooms for the, for 12 the residents, yes. 13 Okay, and again, it's your testimony that only -- KOKS 14 only put a filter on one of those sets. 15 16 Α Correct. Do you know if they put more than one filter on that, 17 on that set? 18 On the one? 19 Α 20 Um-hum. 0 Not that I know of. 21 22 (Pause.) Mr. Beckham, that's all I have for you. 23 Q That's all? Redirect, Mr. Shook? JUDGE STIRMER: 24 MR. SHOOK: No questions, Your Honor. 25

1	JUDGE STIRMER: Very well. Thank you very much,
2	Mr. Beckham, you're excused.
3	MR. DUNNE: Thank you.
4	JUDGE STIRMER: Would you call your next witness,
5	please?
6	MR. SHOOK: Yes, Your Honor.
7	MR. DUNNE: Thank you, Mr. Beckham.
8	WITNESS: Thank you.
9	(Whereupon, a brief recess was taken.)
10	JUDGE STIRMER: On the record. Mr. Shook, do you have
11	another witness?
12	MR. SHOOK: Your Honor, I do. Our the Mass Media
13	Bureau's next witness is Clara Freeman.
14	JUDGE STIRMER: Miss Freeman, would you please come
15	forward and be sworn? Please raise your right hand.
16	Whereupon,
17	CLARA FREEMAN
18	having first been duly sworn was called as a witness herein
	and was examined and testified as follows:
19	JUDGE STIRMER: Please have a seat, ma'am.
20	
21	Miss Freeman, your written testimony has been received in
22	evidence in this proceeding, and counsel has asked to
23	cross-examine you on the basis of your written
24	WITNESS: All right.
25	JUDGE STIRMER: testimony, and that's the purpose

1	why you're here. Mr. Dunne, cross-examination?	
2	MR. DUNNE: Thank you, Your Honor. I need to take a	
3	minute to organize myself. We don't have a witness list here	
4	so	
5	CROSS EXAMINATION	
6	BY MR DUNNE:	
7	Q Mrs. Freeman, good afternoon. My name is Joseph Dunne.	
8	I represent Calvary Educational Broadcasting in this proceed-	
9	ing. I'm, I'm going to be asking you a few questions about	
10	your written testimony and that this in front of you Mass	
11	Media Bureau Exhibit 6. Do you have that in front of you,	
12	ma'am?	
13	A Probably. Let me put my glasses on.	
14	Q All right. Here, I think this is Mass	
15	A Okay. Okay.	
16	Q Now, Mr. Freeman, I'm going to be asking you questions.	
17	If you don't understand my question or you don't hear my	
18	question, please let us know. The purpose here this afternoon	
19	is to get a complete and accurate answer, answer from you, so	
20	when you can't hear or when you don't can't understand me,	
21	just stop me and we'll repeat the question or rephrase it in a	
22	way that you can hear or understand, all right?	
23	A All right.	
24	Q Now, Mrs. Freeman, there's been some confusion in the	
25	record. You are the you, you were formerly married to	

1	Clyde I	Freeman, is that correct?
2	A	That's correct.
3	Q	Okay, who is Mary Freeman?
4	A	My daughter.
5	Q	Oh. Okay, Mrs. Freeman, to your knowledge, did your
6	husband	d ever make any complaints concerning interference to
7	KOKS?	
8	A	Yes, he has.
9	Q	He did?
10	A	He did.
11	Q	Okay, did you make complaints to KOKS?
12	A	I haven't made any since he passed away, and up until
13	then he made the complaints.	
14	Q	Okay, so the person who actually called KOKS would have
15	been Mr. Freeman	
16	A	Yes.
17	Q	rather than yourself, is that correct?
18	A	That's right.
19	Q	Okay, prior to the time KOKS came on the air, your
20	testimony here in paragraph 3 is that Channel 6 was the	
21	weakest.	
22	A	That's correct.
23	Q	What when you say "the weakest," what, what kind of
24	signal	did you get from Channel 6?
25	A	Well, it was visible; the sound was all right. If you